WEEKLY GRAPHIC

KIRKSVILLE, MO. T. E. Sublette, : Proprietor. Friday, Aug. 20, 1886.

For Cougress, 1st District. W. P. HARRISON. of Marion County. FOR JUDGE OF THE 27th JUDICIAL CIRCUIT. EDWARD HIGBEE. of Schuyler Co., Republican County Ticket.

> FOR REPRESENTATIVE JOSIAH W. DAVIS.

FOR CIRCUIT CLERK, JAMES B. DODSON.

FOR COLLECTOR

M. F. STROCK. FOR ASSESSOR H. C. SOHN.

FOR JUDGE-AT-LARGE. WM. P. LINDER.

FOR JUDGE 1ST DISTRICT. R. N. TOLER.

FOR JUDGE 2ddistrict G. R. HUSTON,

FOR PROBATE JUDGE. C. L. LEWIS.

FOR PROSECUTING ATTORNEY. J. W. JOHNSTON.

FOR SHERIEF. J. H. KINNEAR.

FOR COUNTY TREASURER. M. J. ROSS.

FOR COUNTY CLERK. S. S. McLAUGHLIN.

Officers for Benton Township.

FOR JUSTICE OF PEACE. JOHN RICHEY. SANFORD SNYDER, B. W. ROSS. FOR CONSTBLE. JACOB SHOLLY,

-The "organ" fails to give the Democratic ticket, nominated last Saturday, as strong an indorsement as it did two years ago. Almost as much change as there is in Vest. It seems that both have changed their vests

Democrat bid called for.

-Those who heard Senator stupendous change seems to have tative.—Kahoka Cor. Gate City. come over the man. Possibly the eloquence of the "St. Jo Gazette" has had a terrifying effect upon

lady was not willing, though her in the councils of the party, city Memphis Revielle. family urged the match, and sub- and State, but he was accused, sequently married Mr. Franz with what justice we will not un-Tilden bore no malice was shown arbitrary and selfish in his management of party affairs, A bitter

w. Henry and Judge Andrew Ellison were formely attorneys for the old North Missouri railroad. We are informed that this is not true. That neither Judge Henry, nor Andrew Ellison were ever local or general attorneys for the old of the party. This the occupants thrown out, severely local or general attorneys for the old of the party. This local or general attorneys for the old of the party of the cause therein above entitled cause, alleging allocates, and the state of the same will be taken as confessed, and judgment rendered accordingly. Additis further ordered, That acopy her the cause therein named, as the same appears in my office. Without the state of the same will be taken as confessed, and judgment rendered accordingly. Additis further ordered, That acopy her the cause therein named, as the same appears in my office. Without the state of Missouri, so that the definition of the party. This will be taken as confessed, and judgment rendered accordingly. Additis further ordered, That acopy her the published according to law, in the weekly Graphic.

Order of Publication, in the cause therein named, as the same appears in my office. Without the state of Missouri, so that the definition of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that the occupants thrown out, severely above. nor Andrew Ellison were ever local or general attorneys for the railroad. The railroad candidate railroad. Party weakness is all the occupants thrown out, severely injuring Mrs. Walters and a Mrs. Gates, and two little boys who were in the vehicle. There was a for the circuit judgeship should promise. Party weakness is alieport current yesterday that the inform himself, and follow Mr. ways the result of such policy as

If the "Times" man knows any achieve success while striving to thing at all, there is no excuse for drive from it its best men. It is numbering in all fifty pieces, went ture of which is to obtain a judg- Order of Publication in Vacation. his not knowing that Judge Henry,
Judge Andrew Ellison, and Judge
James Ellison were all railroad
attorneys before they were appointed or elected to office. Mr.

It is numbering in all hity pieces, went through on No. 6, to-day, in a special car enrout to Minneapolis, where they have a two month's engagement to play for the State Industrial Exposition, which opens they were appointed or elected to office. Mr.

It is numbering in all hity pieces, went through on No. 6, to-day, in a special car enrout to Minneapolis, where they have a two month's engagement to play for the State Industrial Exposition, which opens they were appointed or elected to office. Mr.

It is numbering in all hity pieces, went through on No. 6, to-day, in a special car enrout to Minneapolis, where they have a two month's engagement to play for the State Industrial Exposition, which opens there are mount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxes for the sum of eleven and 03-100 dollars agreed amount of taxe pointed or elected to office. Mr. Higbee is a railroad lawyer, but as before stated in these columns he has no pets or brothers to "brace up" in business, and the recognition of his ability as a lawyer by the railroad company is per by the railroad company is recognition. The office with the railroad company is lawyer by the railroad company is long a recommendation. The office with the railroad company is left and then tell the truth.

It the dustrial Exposition, which opens there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against the real estate there next Monday. While component against three next Monday. While component against three all estate there next Monday. While component against three next Monday. The three next Monday. While component against three next Monday. While component against three next Monday. The defendant Said taxes due the defendant. Said taxes due and delinquent on said lands with interest three on as provided by favore the circuit court of Missouri, the object and general street of the defendant. Said taxes due and delinquent on said lands with interest three on as provided by favore the circuit court of Missouri, the object and general street with three next Monday. The defendant of th

Com nittee.

1886, at 1 o'clock p. m, to consult on the coming campaign. The various candidates on the republicanticket are hereby notified to also be in attendance at said meet.

In the distribution of the said of the said real estate, or so much thereof as may be necessary, to satisfy that the said real estate, or so much thereof as may be necessary, to satisfy that sever organized victory we do not remember the time.

The welcome rain of last week has been followed by other genial showers which have proved a shower shower and the said real estate, or so much thereof shower showers which have proved a shower shower shower showers which have proved a shower also be in attendance at said meet. not remember the time. ing, as there are important questions to be discussed.

JOHN R. MUSICK. Chairman Central Com. S. S. McLaughlin, Sec.

Democratic Convention.

The Right Man.

-While the Democrat and Judge Harrison gave universal will yield a large crop. Journal are quarreling and trying satisfaction. It is the opinion of to make the people believe that democratic party here that he will A bold and daring robbery or office expressly for the WEEKLY they have nothing to do with each other, it might interest the tax payers, to have them explain how it is that they published the Nor
democratic party here that he will be Colonel Hatch's successor. Of day night. Prof. J. B. Perry; our former townsman, was visiting his mother, living near the above mentioned place, and while he was and the substitution of Indee mal catalogues in partnership, and Harrison's. Owing to the great sleeping soundly, a thief entered Buckland, St. Louis, locomotive got more for the work than the similarity of the republican and the room by means of a window. furnace; H. Camus, St. Louis, Vest speak in the Opera Hall in man in all the elements that enter promissory note for \$81.00, and tilating mator; J. R. Kern, Kanthis place, two years ago, will reinto the make-up of an efficient several other valuables therein sas City, steam engine; J. J. Man attempt was made to capture Kulage, St. Louis, brick machine; the people decide for themselves also first-class the republicans and the thief, but he took to the woods W. B. Mayfield, South West City,

The Party in St. Louis.

Cleveland's advice.—Macon Times. that pursued by these city papers. live.—Trenton Republican. No party ever did or ever can

unseemly quarrel with a strong the withered communication with a strong the withered an abundant supply of hand and firm foot. The policy of pacification should be established and Mr. McCullagh should be fall pasturage, and put the ground taught that although he is, through Last Saturday afternoon the great influence and power, yet emocrats held a delegate conventable of the does not own and can not can not convent that he does not own and can not can n the columns of a great paper, a democrats held a delegate conven- that he does not own and can not tion in the Masonic Hall. The run the independent thought, the following ticket was nominated; brains nor the conscience of the took a tilt at the telephone wire of the same will be taken as confessed Order of Publication in Va cation. for Representative, G.M. McGuire; Republican party. And to this the Henderson Stone Co., riddled and judgement rendered as asked for Collector, W. E. Green; for end we think the convention at the box at the railroad depot, for in plaintiff's petition. It is Circuit Clerk, H. M. Tingley; for Sedalia should take an advanced splintered a letter-case, scorched further order that a copy of this

At the Republican Congres- weeks the parched earth was re- who shall together rule and bless sional convention held at Kahoka, on Tuesday, Judge W. P. Harrison, of Hannibal, was chosen as the Republican candidate for Congress for this district. Viewed from any stand point we regard this as a most excellent nomination. Judge Harrison is a man of fair ability, high character, will make an honorable canvass and probably secure a larger following than any other republican that could have been named for the position.—Canton Press (Dem.)

Hatch's Successor.

The drouth rain last the land." Is this an overwrought Saturday morning. The drouth hast republican that the land." Is this an overwrought the land." Is this an overwrought was the hand over whether honor can be greater than to found during a residence of over twenty years in Macon county. The rain extended over the whole county, and the farmers greatly rejoice. It was too late to be of benefit to a great deal of the corn, but it will have been named for the position.—Canton Press (Dem.)

Hatch's Successor.

Hatch's Successor.

The drouth rain last the land." Is this an overwrought was the land. The land. What honer can be greater than to found during a residence of over twenty such a home? What dignity high-entitled cause, alleging among other things of the connection that was the above mamed plantiff, by Adair and state picture? We think not. What honer can be greater than to found during a residence of over twenty such a home? What dignity high-entitled cause, alleging among other things of the state of Missouri, so that the offinary process of the state of Missouri, so that the offinary process of the state of Missouri, so that the offinary process of the state of Missouri, so that the offinary process of the state of Missouri, the state of Missouri and the farmers greatly rejoice. It was the honor during a residence of over twenty such a home? What dignity high-entities and processing of the state of the land." Is t sional convention held at Kahoka, freshed by a bountiful rain last the land." Is this an overwrought dure a long dry spell as well as such a position is higher honor Missouri soil, particularly if it is than to rule an empire.' The republican congressional plowed deep and well stirred. Some convention which was held here corn fields that have been well or had them severely pulled down. on yesterday, was entirely har-cultivated have come through this monious and the nomination of long drouth without injury and

and the substitution of Judge mentioned place, and while he was Barnesly, Esrom, churn; T. A, democratic national platforms the The Professor awoke just in time shutter fastener; H. R. English, contest is personal, other than to see the fellow disappearing with Jackson, hitching device; D. Hall, political, and Judge Harrison is his pants, containing his pocket- Galt car brake and starter; L. J. regarded as much the superior book, with about \$20 in money, a and T. J. Hope, Kansas City, ven- [SEAL] the question of prohibition. A is entitled to a first-class representation of their contents—is entitled to a first-class representation of the conten morning.

Republicans of the rural dis- since our last issue, and the farm- coupling. —Mr. Tilden was not wholly averse to matrimony. According to the New York Mail and Express to the State of Missouri.

This locality did not get as much rain as the eastern portion of the country, but we have had enough to reach the grass roots. Corn in some localities in the country, is said to be beyond re-demption, and the distemper to the New York Mail and Express to the State of Missouri.

This locality did not get as much rain as the eastern portion of the country, but we have had enough to reach the grass roots. Corn in some localities in the country, is said to be beyond re-demption, and the tricts have cause to be assumed the condition of the party in St. This locality did not get as much rain as the eastern portion of the country, but we have had enough to reach the grass roots. Corn in some localities in the country, is said to be beyond re-demption, and the tricts have cause to be assumed to the condition of the party in St. This locality did not get as much rain as the eastern portion of the country. Missouri:

The state of Missouri at the resident or the State of Missouri:

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Whereupon it is ordered by the clerk afore said that said defendant be notified by said that said defendant be notified by said that said the said that said defendant is of the State of Missouri:

The state of Missouri.

The state of Missouri:

The state of Missouri at the resident or th —Mr. Tilden was not wholly the condition of the party in St. Louis. For years it has been split into factions, and the distances of the New York New York Mr. Tilden was not wholly into factions, and the distances of the condition of the party in St. This locality did not get as much of the castern portion of the into factions, and the distances of the castern portion of the country but me the castern portion of the castern portion o

On Friday evening, while re-Rummell, the pianist. That Mr. dertake to say, of being imperious, Lance and John Walters, two farmers living near the four corners, by the fact that he sent a check warfare was inaugurated against northeast of Trenton, concluded to try the speed of their teams while for \$1,000 as his wedding present. him and kept up relentlessly, until driving along the road near the he was deposed from a portion of poor farm. Their wagons were Mr. Higbee, in his remarks here his authority, and for the sake of loaded with women and children, two little boys were not expected to

Meeting of the Republican Central of the rural Republican press is ing, was present and each individ- Adair and State of Missouri tobut a feeble echo of what appears | ual member thereof was amply re- | wit: in the columns of the great daily. paid for his or her time and trou-The various members of the But we should like to ask if bossism ble, for the two pieces rendered by fourth of the northeast quarter of Adair County Republican Central is any more reasonable or tolerable the band were simply lovely. Mr. section twenty-five township sixty Committee are hereby notified to when eminating from an editorial Walker and Mr. Robinson, both of four and range sixteen. meet at the office of John R. Mu-sanctum than from a committee whom have ears for music, held sick on Saturday, September 4, room. And one thing can be said the train a few minutes to give the to obtain a decree for the sale of

> We think the party at large triple blessing to our suffering to be said defendant be and the party at large farmers. Though too late to save owes to itself to squelch out this farmers. Though too late to save thus enabling them to sow the

bosses. Or perhaps William was afraid some of the temperance folks would tackle him about those two cases of beer.

In the circuit court of Adair county, Missouri, of the the use of Myron F. Strock, collector of the temperance of the temperance feed all charity and gentleness in the the use of Myron F. Strock, collector of the temperance of the tempera After a drouth of nearly seven the true woman and true man,

List of Patents.

Granted to Citizens of Missouri for the week ending Tuesday, Aug., 17th 1886, complied from the ofwere found near the house next Clarence, car coupling; E. C. Taylor, Stockton, target; H. A. Wah-The long drouth is at last broler. St. Louis, locomotive brake; tober term, 1886. James Moots, plaintiff vs. Charles B. Moots, John Moots, Thomas en. Copious showers 'nave fallen' W. E. Williams, Boonville, car Moots and Clark Moots, defendants. ken. Copious showers 'nave fallen W. E. Williams, Boonville, car

Now on this 26th day of August 18.96, comes the above named pla intiff, by his attorney before the clerk of the circuit court of the county of Adair and state of Missouri, and files his petition in the above entitled cause, alleging among other things that the decay. that an action has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section in the circuit count of Adair county, Missouri the object and general national section in the circuit count of Adair county, Missouri the object and general national section in the circuit count of Adair county, Missouri the object and general national section in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section has been commenced against him by petition in the circuit count of Adair county, Missouri the object and general national section him the circuit count of Adair county, Missouri the county of the circuit county of the cir The Mexican National Band, souri, the object and general na-

The north half of the southeast

And also to enforce said lien and

the withered corn, these rains have appear at the next regular term of in good condition for plowing, the third answer or plead to said The lightning Sunday morning term so long continue, and if not, then before the end of the term),

revenue for the county of Adair, state of Missouri, plaintiff, against Thomas Whitacer, John J. Moore, William T. George, and Jesse George, Defendants.

NO. 5456.—PETITION FOR TAXES. described lands to-wit: The west half of the north west quarter of

The west half of the north west quarter of section twenty eight, (28), of township sixtyfour (64), of range seventeen (17) and the south west 1-4 of said north west quarter; the north west fourth of the north west quarter; The east half of the north west quarter; the south east fourth of the north west quarter; and the north east fourth of the north west quarter all in said section, township and range in Adair county Missouri.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

of said term of court, (should the term so long continue, and if not then before the end of the term.) the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphie, a weekly newspaper published in said Adair county, for four weeks successively, the last insertion to be at least four, weeks before the commencement of the next term of this court. A True copy. Attest.

[SEAL]

W. J. ASHLOCK,

ORDER OF PUBLICATION.

STATE OF MISSOURI,) COUNTY OF ADAIR, In the Circuit Court of Adair County. Oc-

At this day comes the Plaintiff herein, by

lation and to the use of Myron F.
Strock, collector of revenue for the county of Adair, state of Missouri, plaintiff, against Charles H.
Dutcher, defendant.

Charles B. Soos, the above entitled said county, on the 18th way of October next, said county, Prof. S. F. B. Morse, but the young late matter, was a controling spirit lady was not willing, though her in the party, or in the State, for in other localities the prospects lation and to the use of Myron F. Strock, collector of revenue for the cause, the object and general nature of

STATE OF MISSOURI, | 88

Wherefore it is ordered by said I. W. J. Ashlock Clerk of the Circuit court clerk in vacation that publication of Adair county aforesaid, hereby certify that the above is a true copy of the original be made, notifying said defendant order of publication, in the cause therein

judgment sgainst said defendants for the sum of five and 00-100 dollars, aggregate amount of taxes for the years lest, lest, and levied upon and against the real escate hereinafter described, owned by the defendants. Said taxes due and delinquent on said land, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri on the following described lands, to-wit:

The southeast fourth of the southwest quarter of section thirty one, township sixty-three and range thirteen in Adair county, Missouri.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, interest, commission, fees and costs.

And unless you the unknown heirs of Andrew

fourth of the southeast quarter, and a south east fourth of the southeast quarter, of section thirty-three, township sixty-the and range thirteen in Adair County wister And also to enforce the lien and to obtain decree for the sale of said real estate or much thereof as may be necessary, to said said judgement, interest, commission, and cost.

A true copy. Attest, SEAL.] W. J. ASHLOCK,

Order of Publication in Vacation

In the circuit court of Adair county, Masouri, October term, 1866.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of the revenue for the county of Adair, state of Missouri, plaintiff against Warden Riggs, Magri Main and Jacob Smith, defendants.

No. 5425-PETITION FOR TAXES.

Ourt.
A true copy. Attest.
W. J. ASHLOCK, Clerk.

Order of Publication in Vacation.

In the circuit court of adair county, Missouri

October term, 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of the revenue for the county of adair, state of Missouries.

SEAL.

and nniess you John Hennusey, fendant be and appear at the next of the circuit court of adair count to be begun and, held at the es Kirksville on the third wonday in

year as conference on the same will as confessed and judgment to a saked for in plaintid's rid copy of this order be published in the Graphic. a weekly newspaper, publish the last insertion to be at least four works court. said judgement, interest, commission, fees and costs.

And unless you, Charles H. Dutcher the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the end of the term, the same will be taken as compessed and judgment rendered as asked for in platiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said Adair County, for four weeks successively the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest,

W. J. ASHLOCK, Clerk.

In the circuit court of Adair county Missouri, October Term 1886.

The state of Missouri, at the relation and

Circuit Clerk, H. M. Tingley; for Sheriff, Daniel Crawford, of Wilson township; for Probate Judge, son township; for Probate Judge, two thirds of township; for Judge at large, Geo. W. Novinger; for Judge at large, Geo. W. Novinger; for Judge second dictrict, Wood Lyda. We have not space to give the full proceedings, which were entirely harmonious, a thing, as was remarked by a democrat, that had not taken place before in sixteen years.

Murphy Brothers have sold that a week but that he bosses in the wood considers and first before all other things!

Murphy Brothers have sold that a moralizing effect on the first stock of groceries and will take a rest before again engaging in business. They ask that all who are indebted to them call at the old stand at once and settle in accounts.

A more of the control of the state of Missourt, as the relation and to the wood work, and burned a letter-case, scorneds thand, and that the rural press should take an advanced stand, and that the rural press should take a rest the relation and to the wood work, and burned a letter-case, scorned stand, and that the rural press should be independent at out. So, 582—ERTHONO TAILS. We have a first before all other things the wood work, and burned by Erock, collector of the wood work, and burned in the Weekly Graphic, a weekly newspaper published in the Weekly Graphic, a weekly newspaper with the misser of the engage of the misser of the state of Misser in the state of Miss

costs.

And unless you, Warden Riggs, Margie Main and Jacob Smith the said defendants be and appear at the next regular term of the Circuit court of Adair county, Missouri, to be begun to the county of the Circuit court of Adair county, Missouri, to be begun to the county begun in Kirksville on quarter; the northeast fourth of the south west quarter; the north half of the south court of Adnir county. Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so west quarter; and the north half of lots one west quarter; and the north half of load one and two of the south west quarter; all of section seven, township sixty-ore and range fifteen in Adair county, Missouri. And also to enforce said lien and to ob-tain a decree for the sale of said real estate. day of said term of court. (should the term so long continue, and if not then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said Adair county, for four weeks successively the last insertion to be at least four weeks beforethe commencement of the next term of this court. or so much thereof as may be necessary, to satisfy said jugment, interest, commission,

fees and costs.

And unless you, John D. Martin, the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plend to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed erm), the same will be taken as confessed and judgment rend red as asked for in plain-tiff's petition. It is further ordered that a copy of this order be published in the Week-ly Graphic, a newspaper published in said Adair county, for four weeks successively, revenue for the county of adair, state of Missouri, plaintiff, against arthusa C. Borneman, and C. E. Borneman, Rebecca Ray, John Ray, John W. Sloan, James Sloan, Minerva Turley, William Turley, David Galyen, Missouri a. Dunham, Hubbard Dunham, the unknowa heirs of Mary Green and James Greene, James Payton, Payley Payton, Mary Macer, George Macer and the unknown heirs of Milton Sloan, defendants. the last insertion to be at least four weeks before the commencement of the next term of this court, A true copy. Attest. W. J. ASHLOCK, SEAL

Clerk.

County of Adair.

Missouri, October term, 1886.

The state of missouri, at the relation and

No. 5414-PETITION FOR TAXES.

alleging among other things that the defendant is non-resident of the state of missouri so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is summoned by publication. Wherefore it is ordered by said clerk in vacation that publi-

ORDER OF PUBLICATION.

STATE OF MISSOURI, SS.
County of Adair, SS.
In the Circuit court of Adair county, October term, 1886.
Elizabeth Beall, plaintiff, vs John H.
Beall, Defendant, petition for divorce.
Nowlon this 24 day of August 1886, comes the Plaintiff herein, by her attorneys, Millan de Johnston, before the undersigned clerk of the circuit court of the county of Adair and state of Missouri, and files his petition in the above entitled canse, alleging among other thing that the defendants, James Payton, Payley Payton, Mary Macer, George Macer and winerva Turley, William Turley, the number of the state of Missouri, so that the ordinary process of law cannot be served upon them and prays that they be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying and the publication of the publication be made, notifying and the publication be made, notifying and the publication be made, notifying and the publication because the publication and the publication because the publication and the publication are publication. Beall, Defendant, petition for divorce.
Nowboth this 24 day of August 1886, comes the Plaintiff herein, by her attorneys, Millan do Johnston, before the undersigned clerk of the cremit court for said county in vacation and files her petition and affidavit, alleging, among other thinngs, that the defendant is not a resident of the state of Missouri. Whereupon it is ordered by the clerk aforesaid, that said defendant be notified by publication, that plaintiff has commenced a suit against him in this court, by petition the object and general nature of which is to obtain a decree of divorcement dissolving the bonds of matrimony contracted and now existing between plaintiff and defendant on the grounds: That shortly after the marriage between plaintiff and defendant aforesaid, the defendant began a continuous abuse of plaintiff, refusing to support the plaintiff to take in washing and to keep boarders for a living. That defendant would insult plaintiff's said boarders and comming manner in their presence to such an extent that plaintiff's said boarders left. That defendant was in the habit of drinking intoxicating liquors a great portion of the period of their married life and when under the influence of liquor he was ill-tempered, quarrelling with his family and boarders and quarrelling with his family and boarders and contending with his family and boarders and conte

the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term,) the same will be taken as confessed and judgement rendered as asked for in plaintif's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

term of this court.
A true copy. Attest, W. J. ASHLOCK, Clerk

Order of Publication in Vacation.

In the circuit court of A's ar county, misseuri, October term, 1866.

The state of missour', at the relation and to the use of myron F. Strock, collector of the revenue for the county of Adair, state of missiouri, plantiff against John D. martin, defendant. I, W. J. Ashlock clerk of the circuit court of Adair county aforesaid, hereby certify that the above is a true copy of the original order of publication, in the cause therein No. 5429-PETITION FORTAXES

No. 5429—PRITITION FORTAXES.

Now on this 16th day of august, 1886, comes the above named plaintiff, by his attorney, before the clerk of the circuit count of the county of Adair and State of missouri, and files his petition in the above entitled cause, alleging among other things that the defendant is a non-resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying said defendant that an action has been commenced against him by petition in the circuit court of adair county, Missouri, the object and general nature of which is to obtain a judgement against said defendant for the sum of six and 97-100 dollars, aggregate amount of taxes for the years 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. to the use of Myron F. Strock, collector of the revenue for the county of Adsir, State of the revenue for the county of Adsir, State of wissouri, plaintiff, against John Honnesey 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. Said taxes due and delinquent on said land, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of missouri on the following described lands, to-wit:

The southwest fourth of the southwest quarter of section one, township sixty-one and range sixteen in adair county, missouri.

And also to enforce said lien and to obtain a decree for the saie of said real estate, or so much thereof as may be necessary to satisfy said judgment, interest, commission, fees and costs. Now on this 5th day of August 1886, comes the above named plaintiff, by his Attorney, before the clerk of the circuit court of the county of Adair and state of missouri, and files his petition in the above entitled cause,

said judgment, interest, commission, fees and costs.

And unless you, John D. martin the said defendant be and appear at the next regular term of the circuit court of adair county, wissouri, to be begun and held at the court house in Kirksville on the third monday in October 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term.) the same will be taken as confessed and judgement rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said adair county, for four weeks successively, the last insertion to be at least four weeks before the communicement of the next term of court.

A true copy. Attest. W. J. ASHLOCK, SEAL.